Entered wint Ed-Share constrained to 20042000 SOUTHERN DISTRICT OF FLORIDA

CASE NO.: 00-6260-CR-Dimitrouless

UNITED STATES OF AMERICA. Plaintiff. ** Glenn Splain Defendant.	RECEIVED & FRED IN OPEN COURT ON 11-28-CC VI Charles and the A.	ORDER ON INITIAL APPEARANCE Language English Tape No 60-095 AUSA Rosenbaum/Chri
/	United States (5) of court Sections (5)	Agent
The above-named defendant	-	-27-00 having
	ial appearance on	
	I in accordance with $FR.CP.(5)$ or 40	
1	appeared as permane	ni temporary counsel of record.
Address:	·	
Il Keral Fre	title Desenting	Fiber Himsworth
Address:		
		fore the court at on
1 Arraignment/Postingregger/Prove	merch doubles however a second for	held 20
		18 U.S.C. 3142(d) or (f) because
The defendant shall be relea	to 18 U.S.C. 3142 (f), is set for sed from custody upon posting of rp, Surexy Recordendad	the following type of appearance bond
		be-set at reques
	ne standard conditions of bond propply with the special conditions chec	rinted in the form of this Court and, incked below:
a. Surrender all passpo	orts and travel documents to the	Pretrial Services Office of the Court
b. Report to Pretrial Serv	ices as follows:times a wee	ek by phone times a week in
person; other		
c. Submit to random urin	e testing by Pretrial Services for the	use of non-physician-prescribed substances
prohibited by law.		
d. Maintain or actively se	ek full-time gainful employment.	
e. Maintain or begin an e	Incational program.	
f. Avoid all contact with v	fictims of or witnesses to the crimes of	charged.
g. Refrain from possessin	g a firearm, destructive device or oth	ner dangerous weapon.
h. Comply with the follow	ving curfew:	

-cr-06260-WPD Document 5 Entered on FLSD Docket 11/29/2000

i. Comply with the following additional special conditions of this bond:		
-		
This	bond was set : At Arrest	
	On Warrant	
	After Hearing	
If bo	nd is changed from that set in another District, the reason pursuant to Rule 40(f) is	
1966) s notifica	ace is checked, an evidentiary hearing pursuant to <i>United States v. Nebbra</i> , 357, F.2d 303 (2 Cirall be held prior to the posting of the bond. Such hearing shall be scheduled promptly upon to the court that the defendant is ready to post bond.	
set fortl release	dant has been advised by the court that if he or she is released on bond pursuant to the condition herein or those later ordered by the court, the defendant is subject to arrest and revocation of do various civil and criminal sanctions for any violation of those conditions. These various and penalties are set forth more fully in the Appearance Bond itself.	
	dant is committed to the custody of the United States Marshal until an appearance bond has been accordance with this or subsequent court order.	
DONE	AND ORDERED at Ft. Laude raigletis 28 day of November 20 00 UNITED STATES MAGISTRATE JUDGE	

DISTRIBUTION:

WHITE to Court file BLUE to defendant GREEN to Assistant U.S. Attorney YELLOW to Counsel PINK to U.S. Marshal GOLD to Pretrial Services